"(a) Every child in this State entering kindergarten in the public schools shall receive a health assessment. The health assessment shall be made between the first of January prior to school entry and no more than 12 months prior to the date of school entry. No child shall attend kindergarten unless a health assessment transmittal form, developed pursuant to G.S. 130A-441, indicating that the child has received the health assessment required by this section, is presented to the school principal. The medical provider, or the parent, guardian, or person in loco parentis, must present a completed health assessment transmittal form to the principal of the school on or before the child's first day of attendance. If a health assessment transmittal form is not presented on or before the first day, the principal shall present a notice of deficiency to the parent, guardian, or responsible person. The parent, guardian, or responsible person shall have 30 calendar days from the first day of attendance to present the required health assessment transmittal form for the child. Upon termination of 30 calendar days, the principal shall not permit the child to attend the school until the required health assessment transmittal form has been presented."

Sec. 11. Part 2 of Article 8 of Chapter 130A is repealed.

Sec. 12. G.S. 130A-247 reads as rewritten:

"§ 130A-247. Definitions.

The following definitions shall apply throughout this Part:

(1) 'Establishment' means (i) an establishment that prepares or serves drink, (ii) an establishment that prepares or serves food, (iii) an establishment that provides lodging, or (iv) a bed and breakfast inn, inn, or (v) an establishment that prepares and sells meat food products as defined in G.S. 106-549.15(14) or poultry products as defined in G.S. 106-549.51(26).

(1a) Permanent house guest' means a person who receives room or board for periods of a week or longer. The term includes visitors

of the permanent house guest.

(2) 'Private club' means an organization that maintains selective members, is operated by the membership, does not provide food or lodging for pay to anyone who is not a member or a member's guest, and is either incorporated as a nonprofit corporation in accordance with Chapter 55A of the General Statutes or is exempt from federal income tax under the Internal Revenue Code as defined in G.S. 105-130.2(1).

(3) 'Regular boarder' means a person who receives food for periods

of a week or longer.

(4) 'Establishment that prepares or serves drink' means a business or other entity that puts together, portions, sets out, or hands out drinks in unpackaged portions using containers that are reused on the premises rather than single-service containers.

(5) 'Establishment that prepares or serves food' means a business or other entity that cooks, puts together, portions, sets out, or hands

out food in unpackaged portions for human consumption.

(6) 'Bed and breakfast inn' means a business of not more than 12 guest rooms that offers bed and breakfast accommodations to at